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	Application No.	Applicant(s)	
	09/898,606	THOMASON, HOWARD)
Notice of Allowability	Examiner	Art Unit	
	Kishor Mayekar	1753	
The MAILING DATE of this communication ap All claims being allowable, PROSECUTION ON THE MERITS herewith (or previously mailed), a Notice of Allowance (PTOL-8 NOTICE OF ALLOWABILITY IS NOT A GRANT OF PATENT of the Office or upon petition by the applicant. See 37 CFR 1.3 1. This communication is responsive to April 11, 2005 and	S (OR REMAINS) CLOSED in 5) or other appropriate communication is self-standard MPEP 1308.	this application. If not included inication will be mailed in due could	rse. THIS
	are interview of durie o, 2000.		
2. The allowed claim(s) is/are <u>30-41</u> .			
3. The drawings filed on <u>September 4, 2001</u> are accepted l	by the Examiner.		
 4. ☐ Acknowledgment is made of a claim for foreign priority a) ☐ All b) ☐ Some* c) ☐ None of the: 1. ☐ Certified copies of the priority documents hat 2. ☐ Certified copies of the priority documents hat 3. ☐ Copies of the certified copies of the priority of International Bureau (PCT Rule 17.2(a)). * Certified copies not received: Applicant has THREE MONTHS FROM THE "MAILING DATE noted below. Failure to timely comply will result in ABANDON THIS THREE-MONTH PERIOD IS NOT EXTENDABLE. 5. ☐ A SUBSTITUTE OATH OR DECLARATION must be subtened in the properties of the priority of th	eve been received. Eve been received in Application documents have been received. Every of this communication to file NMENT of this application. Every reason(s) why the oath or the submitted. Every reason's Patent Drawing Review every should be written on the the header according to 37 CF posit of BIOLOGICAL MATER.	n No If in this national stage application a reply complying with the require AMINER'S AMENDMENT or NOTI declaration is deficient. If (PTO-948) attached in the Office action of the drawings in the front (not the back in 1.121(d)). ERIAL must be submitted. Note	ements CE OF
Attachment(s)			
1. Notice of References Cited (PTO-892)	_	formal Patent Application (PTO-15	52)
2. Notice of Draftperson's Patent Drawing Review (PTO-948		ımmary (PTO-413), Mail Date <u>June 8, 2005</u> .	
3. ☑ Information Disclosure Statements (PTO-1449 or PTO/SE Paper No./Mail Date July 3, 2001 4. □ Examiner's Comment Regarding Requirement for Deposit	3/08), 7. ⊠ Examiner's	Amendment/Comment	

U.S. Patent and Trademark Office PTOL-37 (Rev. 1-04)

of Biological Material

EXAMINER'S AMENDMENT

1. An examiner's amendment to the record appears below. Should the changes and/or additions be unacceptable to applicant, an amendment may be filed as provided by 37 CFR 1.312. To ensure consideration of such an amendment, it MUST be submitted no later than the payment of the issue fee.

Authorization for this examiner's amendment was given in a telephone interview with Attorney Viola Ange on June 8, 2005.

2. The application has been amended as follows:

In the Specification:

Page 1, in the first paragraph, after the Title,

after "December 11, 1998", insert --, now U.S. Patent No. 6,267,933,--; and replace "S/N 08/979,641" with --S/N 08/878,641--.

In the Claims:

Cancel non-elected claims 26-29 without prejudice to the filing of a division thereof.

Claim 30, line 3, replace "the an" with --an--;

line 3, delete "according";

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line 17, replace "a source fluid" with --the source fluid--;
line 19, replace "an energized fluid" with --the energized fluid--; and
lines 19 and 20, delete "which can provide ... and substance".

Claim 31, line 12, replace "a source fluid" with --the source gasoline--;
line 14, replace "Rf" with --RF--;
line 14, replace "an energized fluid" with --the energized gasoline--; and
lines 14 and 15, delete "which can provide ... and substance".

Claim 32, line 17, replace "a source fluid" with --the source water--;
line 19, replace "an energized fluid" with --the energized water--; and
lines 19 and 20, delete "which can provide ... and substance".

Claim 33, line 18, replace "a source fluid" with --the source fluid--;
line 20, replace "an energized fluid" with --the energized fluid--; and
lines 20 and 21, delete "which can provide ... and substance".

Claim 34, line 18, replace "a source fluid" with --the source fluid--;
line 20, replace "an energized fluid" with --the energized fluid--; and
lines 20 and 21, delete "which can provide ... and substance".

Claim 35, line 1, replace "grasses" with --grass--; line 2, change "a group" to --the group--;

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line 3, delete "Rhodes grass";

lines 3 and 4, delete "Saint Augustine grass";

line 4, delete "Bermuda grass, ... San Love grass"; and

line 5, delete "Gramma green grass".

Claim 36, line 14, replace "a(" with --at--;

line 17, replace "a source fluid" with -- the source fluid--;

line 19, replace "an energized fluid" with -- the energized fluid--; and

lines 19 and 20, delete "which can provide ... and substance".

Claim 38, line 19, replace "a source fluid" with -- the source water--;

line 21, replace "an energized fluid" with -- the energized water--; and lines 21 and 22, delete "which can provide ... and substance".

Claim 39, line 17, replace "a source fluid" with -- the source fluid--;

line 19, replace "an energized fluid" with -- the energized fluid--; and lines 19 and 20, delete "which can provide ... and substance".

Claim 40, line 18, replace "a source fluid" with -- the fluid--;

line 20, replace "an energized fluid" with -- the energized fluid--; and lines 20 and 21, delete "which can provide ... and substance".

Claim 41, line 19, replace "a source fluid" with -- the salt water source--;

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line 21, replace "an energized fluid" with -- the energized salt water--; and lines 21 and 22, delete "which can provide ... and substance".

3. The following is an examiner's statement of reasons for allowance: Because the prior art references do not disclose in a method as claimed in claims 30-41 the step of treating of the recited fluid with the recited electrostatic device wherein the at least one antenna emits into the fluid in the fluid conduit the recited combination signal in combination with other recited step(s).

Any comments considered necessary by applicant must be submitted no later than the payment of the issue fee and, to avoid processing delays, should preferably accompany the issue fee. Such submissions should be clearly labeled "Comments on Statement of Reasons for Allowance."

4. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Kishor Mayekar whose telephone number is (571) 272-1339. The examiner can normally be reached on Monday-Thursday.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Nam Nguyen can be reached on (571) 272-1342. The fax

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phone number for the organization where this application or proceeding is assigned is 703-872-9306.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

Kishor Mayekar Primary Examiner Art Unit 1753